H.S. ENSTEACT COURT PISTAICT OF THE

# United States District Court District of New Hampshire 2012 ACL 27 P 3: 22

Fred Runjon			
Plaint  V.  Detective: Lee  (Official Capacit		Civil Action No(To be provided by C	
Defer	dant(s)	TO BE COMPLETI (Check One Only) () DEMAND FOR () NO JURY TRIA	JURY TRIAL
COMPLAINT	UNDER THE	CIVIL RIGHTS ACT	T, 42 U.S.C § 1983
I. <u>Parties</u>			
A. Please provide the	ne following inform	nation for each plaintiff:	
1. Name R	wyoN	Fred (First)	(Initial)
2. Place of Detention	n Hillsborough	County Dept of Con	rections
3. Institutional Add			
	Manchester, Ne	ew Hampshire 03103	<u> </u>
	·	oretrial detention order or a	
	retrial Detention Or entenced Inmate	rder	
5. Date pretrial det	ention order was iss	sued or sentence imposed _	2-24-12

B. Please provide the full name, cur.	rent title and address known	for each defendant:
1. Name <u>Lee</u> (Last)	(First)	(Initial)
•	, ,	,
2. Title Detective		
3. Address WZ Main Street		
Nashua, New Harp	shire 03060	
(If the complaint is being made aga listing the above information and all		nt, please attach additional sheets
Statement of Claim		
For each claim, please include the fo	ollowing information on atta	ched sheets:
1. State which of your federal const	itutional or federal statutory	rights have been violated.
2. State which defendant(s) have vi	olated that particular right fo	or each allegation.
3. State, with specificity, the facts ar alleged.	nd circumstances that gave ris	se to the violations or deprivations
4. State the harm or damage that res	sulted from the alleged violat	tion or deprivation.
Allegation 1: Color of Law		
Supporting Facts: Feb. 24, 7012,		
from behind to take me to Det. Lee would get me in t		
that he would bit he in M	r lower back and Done's	n me in My Ribbs and when I
fall to the floor Det. Lee	world take his foot a	nd put in an My head and
fine My Hood into the flo	or and he would do i	t Kebeath oner and oner adorn
When Det. Lee got Me	to the room. Det. Lee 1	force Me and Hreaten Me by

Choking Me to sign My Miranda Rights Illegally.

Π.

	Allegation 2: 8th Advendment
	Supporting Facis: Cruel and Unsual Ponishment, By Detective Lee who willingly and knowingly Did Inflict Pensonal Injury upon My Ribbs and upon My Head This Unbacked Act was Intentionly Did by a Nashoa, New Hampshire
	Police Detective in Direct Violation of My 8th Admendment of the U.S. Constitution.
	Allegation 3: 14th Advendment
	Supporting Facts: Equal Protection of the Law was willingly and Knowingly Violated by City of Nostwa, New Hampshire Police Detective: Lee, whom Have Not Any Remorse of My Health And Well Being. My 14th Admendment Of the U.S. Constitution is Volated By A State Agent.
If m	nore space is needed to explain any allegation or to list additional facts, attach additional pages)
II.	Relief
to do	You must request specific relief in your Complaint. State briefly exactly what you want the court of for you (attach additional pages if necessary):
	\$ 300,000.% Compensation
	\$1400,000. Op Puntive Danages
Date	e: 7-24-12 Exad Ruyou Signature of Plaintiff

	The state of the complete of the state of th
State of New Hampshire ]	SS
County of Hillsboraigh ]	
and subscribed to the foregoing compla	, being first duly sworn, upon oath, presents that (s)he has read int, and states that the information contained therein is true and
correct.	
Subscribed and sworn before me this	day of, 20 12
	Notary Public/Justice of the Peace
	O R
I DECLARE UNDER PENALTY AND CORRECT.	OF PERJURY THAT THE FOREGOING INFORMATION IS TRU
7-74-12 DATE	Grad Ruyou SIGNATURE
Bangin sagerng at appropriate on an installation of the conference	man applicability and have no more applicable and applicable and make the processing places are applicable at the No. 15 to 15.
	JURY TRIAL DEMAND
I demand a jury trial for all clain	ns for which a jury trial is allowed.
YES (NO (_) (check one only)	
Date: 7-24-12	Exocl Russes Signature of Plaintiff

## United States District Court District of New Hampshire

0.9	5.7		97 <u>.</u> 0	97.	T
2012	J <u>JL</u>	27		3:	22

70	ed Runya	Plaintiff			
De	Loffreral C	Africally)		Civil Action No To be provided by C	
		Defendant(s)	(	TO BE COMPLET! Check One Only)) DEMAND FOR) NO JURY TRIA	
	COMPLA	INT UNDER T	THE CIVI	L RIGHTS ACT	T, 42 U.S.C § 1983
I.	<u>Parties</u>				
	A. Please pro	ovide the following	information	for each plaintiff:	
	1. Name	(Last)		Fred (First)	(Initial)
	2. Place of D	Detention Hillsborn	ough Coun	by Dept. of Con	rections
		al Address <u>445</u>			
		Manch	ester, Ne	w Hampshire a	03/03
	4. Are you is				re you a sentenced inmate?
		Pretrial Detent			
	5. Date prett	rial detention order	was issued o	r sentence imposed _	2-24-12

	(Last)	(First)	(Initial)
2. Title De	tective		
3. Address	42 Main St.	Nashua, N.H. 030	<b>6</b>
	A A A A A A A A A A A A A A A A A A A		
•	aint is being made aga		ant, please attach additional sheet
Statement of C	Claim		
For each clain	n, please include the f	ollowing information on att	ached sheets:
1. State which	h of your federal cons	titutional or federal statutor	y rights have been violated.
2. State whic	h defendant(s) have v	iolated that particular right	for each allegation.
3. State, with alleged.	specificity, the facts ar	nd circumstances that gave i	rise to the violations or deprivation
4. State the ha	arm or damage that res	sulted from the alleged viol	ation or deprivation.
Allegation 1:	Color of Law	1	
Supporting F	acts: TEB au 20	12 What = 1 - 60	g AT THE COUNTRY BARA
Motel	Bond Stret	Nachua New Hand	Share. The Nashua Pol
DEPARIME	WI WAS CALLED	DUE TO A D	Istribance at the Moto
I MA	Startled A	nd Handcuff ?	com Betterd and PA
IN OTH	e CEND SPAL	of a Nashua	POLICE COUSTER DELET
DIL TA	HE AND DELTA	DETALE RAMINED D	AY HEAD THO HERE FROM POLICE THATON AND ARATH THE AND I WAS REPORTED BY MINED TO MY PLEBS Page 4
		100	TOOM COL

Allegation 2: 8th Admendment	
Supporting Facts: Cruel AND UNSUAL Punishment, By DELECTEVE LEE LING WHENTER Y AND KNOWERRY DED INFECT PERSONAL THURY UPON MY RIBS AND UPON MY HEAD. THES UNLAWFUL ACT WAS TRIBENTEDMY DED BY A MASHUM NEW HAMPHER POLICE DETENTIVE IN DERECT VEOLATION OF MY BITH Admentioner of the	
11.5. CONSTITUTION.  Allegation 3: 14th Admendment	_
Supporting Facts: Equal Protection of The Gray Was	
WILLIAMY AND KARDWINGLY VIOTATION BY CELLE OF NO NEW HAMPSHIRE, POLICE DELECTIVE; LEE, WHOM HA	di E
MOT ANY PREMOISE INF MY HEALTH AND WELL BET MY 14TH ADMENDMENT IN THE U.S. CONSTITION IS VIOLATED BY A STATE AGENT. (If more space is needed to explain any allegation or to list additional facts, attach additional pages)	2
III. Relief	
You must request specific relief in your Complaint. State briefly exactly what you want the coto do for you (attach additional pages if necessary):  1 300,000 00 00 00 00 00 00 00 00 00 00 0	ourt
Date: 7-24-12  Gred Runger  Signature of Plaintiff	

		Carrier anyment carling the public analysis to the steam species of two papers in	and the state of t
State of New Hampshire	]		
County of Hals Brow	<b>7</b> # ]	SS	
		, being first duly sw	worn, upon oath, presents that (s)he has rea
and subscribed to the for correct.	egoing complaint,	and states that the i	information contained therein is true as
Subscribed and sworn be	fore me this	day of	, 20 <u>12</u> .
			Notary Public/Justice of the Pea
		O R	
I DECLARE UNI AND CORRECT.	PER PENALTY OF I	PERJURY THAT TH	HE FOREGOING INFORMATION IS TRI
7-24-12 DATE		Gred R	SIGNATURE
===		ampalala not han al "Japan Awal Tombaka o Malakawa an asa ya	als Arrafonomo alskuligi kadar cora dilayahir dili sa sanisilana di Jarri, 1.3 sir m.
	JUR	Y TRIAL DEMA	ND
I demand a jury	rial for all claims fo	or which a jury trial	is allowed.
YES ( N (check one only			
Date: 7-24-12		Exact Runge Signature	of Plaintiff

HE LETTER COURT

## United States District Court District of New Hampshire

212 JUL 27 P 3:22

	Fred Rowyou Plaintiff		
	Officer: McGaire Cofficial Capacity)	Civil Action No(To be provided by Cle	erk's Office)
	Defendant(s)	TO BE COMPLETE (Check One Only) () DEMAND FOR . () NO JURY TRIAL	JURY TRIAL
	COMPLAINT UNDER THE C	IVIL RIGHTS ACT,	, 42 U.S.C § 1983
I.	Parties  A. Please provide the following informations of the second seco	tion for each plaintiff:	
	1. Name Ruyou (Last)	Fred (First)	(Initial)
	2. Place of Detention Hillsborough (	centy Dept. Of Con	rections
	3. Institutional Address 445 Wile	w St. Manchester	N.H. 03103
	4. Are you incarcerated pursuant to a pre  ☐ Pretrial Detention Ord ☐ Sentenced Inmate		e you a sentenced inmate?
	<ol> <li>Date pretrial detention order was issu</li> </ol>	ed or sentence imposed	7-2-24-12

1. Name McCarre (Last)	(First)	(Initial)
2. Title Officer		
3. Address INZ Main St.		
Noshua, N.H. 0301	O	
(If the complaint is being made against listing the above information and alleg		t, please attach additional sheets
Statement of Claim		
For each claim, please include the foll	owing information on attac	thed sheets:
1. State which of your federal constitu	utional or federal statutory	rights have been violated.
2. State which defendant(s) have viol	ated that particular right fo	r each allegation.
3. State, with specificity, the facts and alleged.	circumstances that gave ris	e to the violations or deprivations
4. State the harm or damage that resul	ted from the alleged violati	ion or deprivation.
Allegation 1: Color of Low		
Supporting Facts: Feb. 24, 2012, U	while civing at the Co	ontry Barn Motel, Broad
Street, Noshoa, New Hampshi	ire. The Nashua Iblic	e Depictment was called
Due to a Distrubance at the	e Motel. I was sea	rched and Handouff from
Behind and Placed in the re	ear seed of a Noshua	i Police Crusier, Officer
McCoire did take and Delib	erate Ranned My Ho	ad into wire engaged area
abadic We buscuer	from Police Offices.	T T 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Silver Caracter 1		
repeatly pushed into a door	Hat was constit.	elan III n Dai

repeatly posted into a door that was repeatly slawned into My Ribbs.

	Supporting Facis: Cruel and Unsual Punishment, By Officer McGire who willingly and knowingly did inflict Personal Injury upon My Ribbs and upon My Head. This unknowful Act was intentionly Did by a Nashua, New Hampshire, Police Officer in Direct Violation of My 8th Admention of the U.S. Constitution.
	Allegation 3: 14th Admendment
	Supporting Facts: Equal Protection of the Law was willingly and Knowingly Unokated by City of Nativa, New Houpshire, Police Officer: McGuire Whom have not any Reverse of My Health and well being. My 14th Admendment of the U.S. Constitution is Violated by a State Agent
mo	ore space is needed to explain any allegation or to list additional facts, attach additional pages)
•	Relief
,	You must request specific relief in your Complaint. State briefly exactly what you want the court for you (attach additional pages if necessary):
do	TITOO STEEL COMPOSITION

USDCNH-11 (Rev. 6/07)(previous editions obsolete)

Page 5

Exad Runger
Signature of Plaintiff

	engana. Attendet and an annue on the desire and an appropriately the place country to prove our con-	Bennete Samuel Bennete . E. er far a suprise and a second
State of New Hampshire ]  County of Hillsbrook ]	SS	
County of Hillspricedly		
	, being first duly sw	orn, upon oath, presents that (s)he has read
and subscribed to the foregoing complai correct.	nt, and states that the i	nformation contained therein is true and
Subscribed and sworn before me this	day of	, 20 <u>12</u>
	-	Notary Public/Justice of the Peace
	O R	
I DECLARE UNDER PENALTY ( AND CORRECT.	OF PERJURY THAT TH	E FOREGOING INFORMATION IS TRUE
7-24-12	Grad R	· Anka-
DATE		SIGNATURE
J	IURY TRIAL DEMAN	ND
I demand a jury trial for all clain	ns for which a jury trial	is allowed.
YES ( NO ( ) (check one only)		
Date: 7-24-12	Exect Rungers	of Plaintiff

## United States District Court District of New Hampshire 212 27 ≥ 3:21

	Fred Runyon Plaintiff		
	V. Sqt. John Doe 1  Cofficial Capacity  Defendant(s)	Civil Action No(To be provided by C	Clerk's Office)
		(Check One Only) () DEMAND FOR () NO JURY TRIA	
	COMPLAINT UNDER THE C	CIVIL RIGHTS AC	T, 42 U.S.C § 1983
I.	<u>Parties</u>		
	A. Please provide the following information	ation for each plaintiff:	
	1. Name Ruyon (Last)	Fred	
	(Last)	(First)	(Initial)
	2. Place of Detention Hillsborryh Co	ounty Dept. of Corre	dicns
	3. Institutional Address <u>445 wille</u>	ow Street	
	Manchester	, New Hampshire (	£018C
	4. Are you incarcerated pursuant to a pr	retrial detention order or a	are you a sentenced inmate?
	<ul><li>☑ Pretrial Detention Or</li><li>☑ Sentenced Inmate</li></ul>	der	
	5. Date pretrial detention order was issu	ued or sentence imposed	2-24-12

1. Name <u>De l</u>	John (First)	(Initial)
(Last)	(First)	(initial)
2. Title Gener Sqt		
3. Address 142 Main Street		
Noshua, New Hay	Shire 03060	
,	<b>\</b>	
(If the complaint is being made ag listing the above information and a		t, please attach additional sheets
Statement of Claim		
For each claim, please include the	following information on attac	ched sheets:
1. State which of your federal con-	stitutional or federal statutory	rights have been violated.
2. State which defendant(s) have v	violated that particular right fo	r each allegation.
3. State, with specificity, the facts a alleged.	and circumstances that gave ris	e to the violations or deprivations
4. State the harm or damage that re	esulted from the alleged violat	ion or deprivation.
Allegation 1: Color of Low		
Supporting Facts: Feb 27, 2012	, Sqt. John Doe I come to the front to get Booked	o My cell and handcuff Me

My Lower Back and punch Me in My Ribb and the would do it repeatly over and Over again. St. John Doe I would take Me back to My cell and Ranned My

Head into the Burs of the cells.

Allegation 2:	8th	Admendment		
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Supporting Facts: Crost and Unsual Punishment by Sqt. Idna Doe I who willingly and knowingly did inflict Personal Injury upon My Ribbs and My Head.
This Unlawiful Act was intentionly did by a Nashaa, New Hampshire Police Officer in Direct Violation of My 8th Admendment

Allegation 3:	14th Andrew	Advendment
---------------	-------------	------------

Supporting Facts: Equal Protection of the Law was willingly and knowingly Violated by City of Nashwa, New Hampshire Police Sqt. John Doe I whom have not any Remonse of My Healthard well being. My 14th Advendment of the U.S. Constitution is Violated by a State Agent.

(If more space is needed to explain any allegation or to list additional facts, attach additional pages)

#### lll. Relief

You must request specific relief in your Complaint. State briefly exactly what you want the court to do for you (attach additional pages if necessary):

\$1300,000.000 Compensation
\$1400,000.000 Puntive Danages

Date: 7-24-12

Ercol Kuyou
Signature of Plaintiff

		manufigg planterature. To the Spirit of Spirits of the Control of the Control
State of New Hampshire ]		
County of Hillsborough ]	SS	
	, being first duly sworr	n, upon oath, presents that (s)he has read
and subscribed to the foregoing complaint, correct.	and states that the info	ormation contained therein is true and
Subscribed and sworn before me this	day of	, 20 <u>1</u> Z.
		Notary Public/Justice of the Peace
	OR	
I DECLARE UNDER PENALTY OF AND CORRECT.	PERJURY THAT THE F	FOREGOING INFORMATION IS TRUI
7-74-17 DATE	Grad E	SIGNATURE
DATE		SIGINTICKE
JUI	RY TRIAL DEMAND	
I demand a jury trial for all claims t	for which a jury trial is a	allowed.
YES NO () (check one only)		
Date: 1-24-12	Ercal Rucy Signature of	Jou Plaintiff

u.s. presence court DESCRIPTION COURT

## United States District Court District of New Hampshire 2012 301 27 P 3: 21

Fred Ruyon Plaintiff	-
v. Booking Cfficer: John Do Cofficial Capacity) Defendant(s)	Civil Action No (To be provided by Clerk's Office)
Defendant(s)	TO BE COMPLETED BY PLAINTIFF (Check One Only)  () DEMAND FOR JURY TRIAL () NO JURY TRIAL DEMAND
COMPLAINT UND	ER THE CIVIL RIGHTS ACT, 42 U.S.C § 1983
I. <u>Parties</u>	
A. Please provide the follow	wing information for each plaintiff:
1. Name <u>Runyon</u> (Last)	Fred (First) (Initial)
2. Place of Detention Hill	storough County Dept. of Corrections
3. Institutional Address 4	
	nchester, New Hampshire 03103
	rsuant to a pretrial detention order or are you a sentenced inmate?
Pretrial D	Detention Order d Inmate
5. Date pretrial detention o	order was issued or sentence imposed Z-Z4-1Z

1. Name <u>be</u> (Last)	John	(Initial)
(Last)	(First)	(mitiai)
2. Title <u>Booking Officer</u>		
3. Address 142 Main Street		
Nastra, New Harysh	nire 03060	
, ,		
(If the complaint is being made again listing the above information and alle		t, please attach additional sheets
Statement of Claim		
For each claim, please include the fol	lowing information on attac	ched sheets:
1. State which of your federal constit	tutional or federal statutory	rights have been violated.
2. State which defendant(s) have vio	lated that particular right fo	r each allegation.
3. State, with specificity, the facts and alleged.	circumstances that gave ris	e to the violations or deprivations
4. State the harm or damage that resu	lted from the alleged violat	ion or deprivation.
Allegation 1: Color of Law		
Supporting Facts: Feb, 27, 2012, Bo	obino Officera Tolor	han be the call on the stand

in My Lower Back and punch Me in My Ribbs and he would do it repeatly over and over again. Baking Officer John Doe I would take Me back to My Cell and push Me into the door and slaw the door into My Ribbs serval times.

Allegation 2:	8th Adverdment	*

Supporting Facis: Cruel and Unsual Abnishment by Booking Officer: John Doe 1 Who willingly and knowingly did inflict Personal Injury upon My Ribbs and My Head. This Unlawful Act intentionly did by a Nashua, Dew Hampshire Police Officer in Direct Violation of My 8th Advendment.

Allegation 3:	14th Amendment
---------------	----------------

Supporting Facts: Equal Protection of the Law was willingly and knowingly Violated by City of Nashva, New Hampshire Police Booking Officer John Doe I whom have not any Remorse of My Health and well being. My 14th Advendment of the U.S. Constitution is Violated by a State Agent.

(If more space is needed to explain any allegation or to list additional facts, attach additional pages)

### III. Relief

You must request specific relief in your Complaint. State briefly exactly what you want the court to do for you (attach additional pages if necessary):

# 300,000.0% Compensation
#400,000.0% Pontive Damages

Date: 1-74-12

Signature of Plaintiff

		and the specific product of the state of the
State of New Hampshire ]		
County of Hillsboraugh ]	SS	
	, being first duly sw	orn, upon oath, presents that (s)he has read
and subscribed to the foregoing complain correct.	nt, and states that the in	nformation contained therein is true and
Subscribed and sworn before me this	day of	. 20 <u>12</u> .
		Notary Public/Justice of the Peace
	O R	
I DECLARE UNDER PENALTY CAND CORRECT.	OF PERJURY THAT TH	E FOREGOING INFORMATION IS TRUE
7-24-12	God F	SIGNATURE
DATE		· SIGNATURE
		Arrangon allowance regions or a monthly of the second of t
J	URY TRIAL DEMAN	ND
I demand a jury trial for all claim	s for which a jury trial	is allowed.
YES (NO (_) (check one only)		
Date: 1-24-12	Grad Ru Signature	of Plaintiff

U.S. HETTER CHART

### United States District Court District of New Hampshire

711 JUL 27 P 3: 21

Fred Rusy	Plaintiff		
V.		Civil Action No.	
Cfficer: Joh (Official C	nn Doe 1 cpacity) Defendant(s)	(To be provided by Clo	erk's Office)
	Defendant(s)	TO BE COMPLETE (Check One Only) () DEMAND FOR . () NO JURY TRIAL	JURY TRIAL
COMPLA	AINT UNDER T	HE CIVIL RIGHTS ACT,	42 U.S.C § 1983
<u>Parties</u>			
A. Please pr	rovide the following i	nformation for each plaintiff:	
1. Name	Runyon (Last)	Fred (First)	(Initial)
	(Last)	(FIISt)	(iiiitiai)
2. Place of I	Detention <u>Hillsbor</u>	ough county Dept. of Con	rections
	Detention <u>Hillsbor</u> nal Address <u>445 W</u>	•	rections
	nal Address <u>445 w</u>	illow St.	
3. Institution	nal Address <u>445 w</u>	•	23
3. Institution	nal Address <u>445 w</u>	ster, New Hampshire OBIG to a pretrial detention order or ar-	23

B. Please pro	vide the full name, o	current title and address known for	each defendant:
1. Name	Doe	John	dispersion and the second seco
	(Last)	John (First)	(Initial)
2. Title	Officer		
3. Address _	142 Main St		
	Nashua, New	Hampshire 03060	Tat Protection and the Control of th
` .	•	against more than one defendant, pallegations as follows.)	please attach additional sheets
Statement of	Claim		
For each clai	m, please include the	e following information on attache	d sheets:
1. State which	ch of your federal co	nstitutional or federal statutory rig	hts have been violated.
2. State whi	ch defendant(s) have	e violated that particular right for e	ach allegation.
3. State, with alleged.	specificity, the facts	s and circumstances that gave rise t	o the violations or deprivations
4. State the h	narm or damage that	resulted from the alleged violation	ı or deprivation.
		٥	
Supporting I	Facts: Feb. 24,20	12, while Living at the Coun	try Born Motel, Broad Street,
Nashua, I	New Hampshire.	. The Nashua Police Departs	rent was called live to a
Disturban	ce at the Mote	1. I was searched and H	randculf from Behind and
bloced in	the rear seat	ot a Nashva Police Cru	sier. Officer John Doe did
take and	Deliberate Ran	med My Head into wire	engaged area that
Seperate	the Prisoner	from Police Officer. I	was Transported to Nashua
Police S	itation and ag	ain I was Deliberate pi	oshed into a door and I

was repeatly pushed into a door that was repeatly slavued into My Ribbs.

Allegation 2:	8th Adnesda	ent
---------------	-------------	-----

Supporting Facis: Cruel and Unsual Punishment, By Officer John Doe who willingly and knowingly did inflict Personal Injury upon My Ribbs and upon My Head. This Unbuful Act was intentionly did by a Nastra, New Haupshire Adice Officer in direct Violation of My 8th Adventment of the U.S. Constitution,

Allegation 3: 14th Advendment

Supporting Facts: Equal Protection of the Law was willingly and knowingly Violated by City of Nostroa, New Hampshire Police Officer John Doe whom have not any Remorse of My Health and well being. My 14th Advendment Of the U.S. Constitution is Violated by a State Agent.

(If more space is needed to explain any allegation or to list additional facts, attach additional pages)

#### III. <u>Relief</u>

You must request specific relief in your Complaint. State briefly exactly what you want the court to do for you (attach additional pages if necessary):

> \$300,000.000 Compensation # 400,000.cg Puntive Danages

Date: 1-24-12

Grand Runger
Signature of Plaintiff

	The state of the s	a decade danada (p. 40%) i decida architectura (p. 100%).
State of New Hampshire ]	C.C.	
County of Hillsborough ]	SS	
	, being first duly sv	vorn, upon oath, presents that (s)he has read
and subscribed to the foregoing complain correct.	nt, and states that the	information contained therein is true and
Subscribed and sworn before me this	day of	, 20 <u>1</u> Z.
		Notary Public/Justice of the Peace
	O R	
I DECLARE UNDER PENALTY ( AND CORRECT.	OF PERJURY THAT TH	HE FOREGOING INFORMATION IS TRUE
7-24-12	Exad	Runyou SIGNATURE
DATE	•	SIGNATURE
		H der Granden and Andrew Company and the processor of the transfer of the tran
J	URY TRIAL DEMA	ND
I demand a jury trial for all claim	s for which a jury trial	is allowed.
YES NO (_) (check one only)		
Date: 7-24-12	Gred Run Signature	of Plaintiff

U.S CISTRICT COURT DISTRICT FAR FIRE

## United States District Court District of New Hampshire

2012 JUL 27 P 3: 21

	Fred Ruyon Plaintiff		
	V. Officer: John Doe II Cofficial Copacity)	Civil Action No(To be provided by C	
	` Defendant(s)	TO BE COMPLET: (Check One Only)  () DEMAND FOR () NO JURY TRIA	
	COMPLAINT UNDER THE O	CIVIL RIGHTS ACT	T, 42 U.S.C § 1983
I.	<u>Parties</u>		
	A. Please provide the following inform	ation for each plaintiff:	
	1. Name Ruyon (Last)	Fred (First)	(Initial)
	2. Place of Detention Hillshorough	Canty Dept. of Ca	xrections
	3. Institutional Address <u>445 Willow</u>	, ,	
	Manchester,	New Hampshire 03	<i>E01</i>
	4. Are you incarcerated pursuant to a p	•	
	Pretrial Detention Or  Sentenced Inmate	der	
	5. Date pretrial detention order was iss	ued or sentence imposed _	2-24-12

•	de the full name, current ti		
1. Name	Doe II	John	
	(Last)	(First)	(Initial)
2. Title Office	icer		
3. Address <u>u</u>	12 Main Street		
Nas	stura, New Haupsthire	03010	
` •	nt is being made against me information and allegation		t, please attach additional sheets
Statement of Cla	aim		
For each claim,	please include the followi	ing information on attac	thed sheets:
1. State which	of your federal constitutio	nal or federal statutory	rights have been violated.
2. State which	defendant(s) have violated	d that particular right for	r each allegation.
3. State, with sp alleged.	pecificity, the facts and circ	cumstances that gave rise	e to the violations or deprivations
4. State the harm	m or damage that resulted	from the alleged violati	ion or deprivation.
Allegation 1: _	Color of Law		
			ntry Barn Motel, Broad Street
Nashva , Ne	w Houpshire. The No	eshoc Police Departu	rent was called Due to a
Distorbance	at the Motel. I was	searched and Hand	with from behind and Placed
in the recor	sent of a Noshoa Pr	olice Crusier. Office	er John Doe II did take and
Deliberate	. Ranned My Head in	go mire endaded ca	ea Hat seperate the Prisoner
from Police	. Officer, I was Trans	sported to Nashwa	Police Station and again I
			repeatly pushed into a door
that was	repeatly slawmed int	to My Ribbs.	

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Allegation 2: 8th Almendment
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Supporting Facts: Crud and Unsual Amishment, By Officer John Doe II who willingly and Knowingly did inflict Personal Injury upon My Ribbs and upon My Head. This Unlawful Act was intentionly did by a Nashua, New Hampshire Police Officer in direct Violation of My 8th Admentment of the U.S. Constitution

Allegation 3:	TAH	Advendment
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Supporting Facts: Equal Protection of the Law was willingly and Knowingly Violated by City of Nashva, New Hampshire Police App Officer: John Doe II whom have not any Remove of My Health and well being. My 14th Admendment of the U.S. Constitution is Violated by a State Agent.

(If more space is needed to explain any allegation or to list additional facts, attach additional pages)

### III. Relief

You must request specific relief in your Complaint. State briefly exactly what you want the court to do for you (attach additional pages if necessary):

# 400,000.0% Purtiue Danages

Date: 7-24-12

Erod Ruyov Signature of Plaintiff

Constitution of American Constitution of Const		A annual property of the second secon
State of New Hampshire ]	CC	
County of Hillsborough	SS	
	, being first duly swo	n, upon oath, presents that (s)he has read
and subscribed to the foregoing complai correct.	nt, and states that the inf	Formation contained therein is true and
Subscribed and sworn before me this	day of	, 20 <u>12</u>
		Notary Public/Justice of the Peace
	O R	
I DECLARE UNDER PENALTY ( AND CORRECT.	OF PERJURY THAT THE	FOREGOING INFORMATION IS TRUE
7-24-12	God Ruy	SIGNATURE
DATE		SIGNATURE
J	IURY TRIAL DEMANI	)
I demand a jury trial for all clain	ns for which a jury trial is	allowed.
YES ( NO (_) (check one only)		
Date: 7-24-12	Cred Tuyo Signature of	الم Plaintiff

H.S DISTRICT COURT

## United States District Court District of New Hampshire 201 27 P 3: 21

Fred Runyon Plaintiff		
V. Officer: John Doe III (official Capacity) Defendant(s)	Civil Action No(To be provided by (	
	TO BE COMPLET (Check One Only) () DEMAND FOI () NO JURY TRI	
COMPLAINT UNDER THE	E CIVIL RIGHTS AC	T, 42 U.S.C § 1983
I. <u>Parties</u>		
A. Please provide the following info	ormation for each plaintiff:	
1. Name Russo (Last)	Fied (First)	(Initial)
2. Place of Detention Hillsborough	County Dept of Con	ections
3. Institutional Address <u>445</u> w		
Manchester	r, New Hompshire 031	.03
4. Are you incarcerated pursuant to	a pretrial detention order or	are you a sentenced inmate?
Pretrial Detention  Sentenced Inmate		
5. Date pretrial detention order was	issued or sentence imposed	2-24-12

B. Please provide the full name, current title and address known for each defendant:

1. Name	Doe III	John	
	(Last)	(First)	(Initial)
2. Title	ficer		
3. Address _	142 Main Street		
	Nashox, New Hamps	hire 03060	
` *	aint is being made again ove information and alle		nt, please attach additional sheets
Statement of	Claim		
For each clai	m, please include the fol	lowing information on atta	ched sheets:
1. State whi	ch of your federal constit	utional or federal statutory	rights have been violated.
2. State whi	ch defendant(s) have viol	lated that particular right fo	or each allegation.
3. State, with alleged.	n specificity, the facts and	circumstances that gave ris	se to the violations or deprivations
4. State the h	narm or damage that resu	lted from the alleged violat	tion or deprivation.
Allegation 1	: Cobr of Low		
Supporting I	Facts: Feb. 24, ZGIZ, W	hile Living at the Count	my Barn Motel, Broad Street,
Noshua, M	New Hampshire. The P	E Nashoa Police Depar	twent was called Due to a
Distorban	ke at the Motel. I	was searched and Ho	undcuff from Behind and Place
in the re	ar seat of a Nashi	a Police Crusier. Of	fice John Ove III did take uged area that seperate the
Prisoner	from Police Officer	r. I was transporte	ed to Nashou Police Station
and again	, I was Deliberate Slanned For that was repeat	pushed into a door ly into My Ribbs.	and I was repeatly pushe

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<i>ل</i> 1	upporting Facts: Cruel and Unsual Punishment. By Officer John De III who willingly and Knowingly did conflict Personal Injury upon My Ribbs and My lead. This Unlawful Act was intentionly did by a Noshoa, New Howpitire
$\mathcal{F}_{i}$	lead. This Unlawful Act was intentionly did by a Noshow, New Houpshire
Ĵ	
	olice Officer in Direct Violation of My 3th Admendment of the U.S.
C	Constitution.
,	Allogation 2. With Advantage
<i>-</i>	Allegation 3: 14th Adviendment
	Supporting Facts: Equal Protection of the Law was willingly and Knowingly
	Violated by City of Nostrua, New Hampshire Police Officer John Doe III
	whom have not any Remorse of My Health and well being. My 14th
}	Admendment of the U.S. Constitution is Violated by a State Agen
(If more	e space is needed to explain any allegation or to list additional facts, attach additional pages)
III.	<u>Relief</u>
	You must request specific relief in your Complaint. State briefly exactly what you want the court or you (attach additional pages if necessary):
	\$300,000.0% Compensation
	\$300,000.0% Compensation \$400,000.0% Puntive Danages
	100 contract comages
	7-24-12 Erod Ruyon

	and the state of t	Transport Control of the State
State of New Hampshire ]		
County of Hillsborough	SS	
and subscribed to the foregoing complain correct.	, being first duly swo nt, and states that the in	rn, upon oath, presents that (s)he has read formation contained therein is true and
Subscribed and sworn before me this	day of	, 20 <u>12</u>
		Notary Public/Justice of the Peace
	OR	
I DECLARE UNDER PENALTY O AND CORRECT.	OF PERJURY THAT THE	FOREGOING INFORMATION IS TRUE
7-24-12 DATE	Proof	Ruyas SIGNATURE
J	URY TRIAL DEMAN	
I demand a jury trial for all claim	s for which a jury trial is	s allowed.
YES ( NO ( ) (check one only)		
Date: 7-24-17	Grad Rus Signature o	